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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/613,911		07/05/2003	Alexander Medvinsky	018926-010400US	4648
43471	7590	11/22/2005		EXAM	INER
GENERAL INSTRUMENT CORPORATION DBA THE CONNECTED HOME SOLUTIONS BUSINESS OF MOTOROLA, INC.				HOFFMAN, BRANDON S	
	01 TOURNAMENT DRIVE IORSHAM, PA 19044			ART UNIT	PAPER NUMBER
HORSHAM.				2136	

DATE MAILED: 11/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Occurrence	10/613,911	MEDVINSKY, ALEXANDER					
Office Action Summary	Examiner	Art Unit					
	Brandon S. Hoffman	2136					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONED	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on 28 Se	eptember 2005.						
	action is non-final.						
3) Since this application is in condition for allowan	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
)⊠ Claim(s) <u>1 and 3-10</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	· · · · · · · · · · · · · · · · · · ·						
6)⊠ Claim(s) <u>1 and 3-10</u> is/are rejected.	Claim(s) <u>1 and 3-10</u> is/are rejected.						
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examine	• •						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).					
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No Id in this National Stage					
Attachment(s) 1)	4) Interview Summary	(PTO-413)					
Notice of References Cited (PTO-692) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da						
Paper No(s)/Mail Date	6) Other:						

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DETAILED ACTION

1. Claims 1 and 3-10 are pending in this office action, claims 2 and 11-13 are canceled.

Rejections

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

3. <u>Claims 1 and 3-10</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Neuman et al.</u> (Kerberos: An Authentication Service for Computer Networks, published September 1994) in view of <u>Rich et al.</u> (U.S. Patent Pub. No. 2002/0078243).

Regarding <u>claim 1</u>, <u>Neuman et al.</u> teaches a method for providing a secure time signal from a time source to a time requestor over a digital network, the method comprising:

- Sending a requestor identification to an authentication server (page 5,
 AUTHENTICATION REQUEST AND REPONSE, first paragraph, and page 4,
 figure 1, steps 1 and 2);
- Receiving a public key from the authentication server (page 10, PUBLIC-KEY CRYPTOGRAPHY, last paragraph);

 Sending a request for a time server ticket (page 4, APPLICATION REQUEST AND RESPONSE, first paragraph, and page 6, figure 2, step 3);

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- Receiving the request for the time server ticket (page 4, APPLICATION
 REQUEST AND RESPONSE, first paragraph, and page 6, figure 2, step 4); and
- Using a time server ticket to request the secure time signal wherein the time server ticket includes an identification of the requestor and a session key for transferring the secure time signal (page 3 and 4, THE KERBEROS TICKET, both paragraphs, and page 6, figure 2, step 5).

Neuman et al. does not specifically teach a time server ticket for obtaining a secure time signal. However, Neuman et al. teaches Kerberos, and more specifically, a ticket granting server for obtaining verification for a client to prove they are who they say they are without having to send further data over the network that could be used to impersonate the client at a later time (page 2, THE KERBEROS AUTHENTICATION SERVICE).

Rich et al. teaches the utilization of time server tickets (paragraph 0034 and 0045).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine time server tickets, as taught by Rich et al. with the apparatus/medium of Neuman et al. It would have been obvious for such modifications

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because Kerberos has the drawbacks of assuming the clocks of clients are correct. By utilizing time server tickets, correct times can be ensured to prevent replay attacks (see paragraph 0006-0008 of Rich et al.).

Regarding <u>claims 3-5</u>, the combination of <u>Neuman et al.</u> in view of <u>Rich et al.</u> teaches wherein the **time server** ticket is obtained from a key distribution center, from an authentication server, or from a ticket-granting-server (see page 6, figure 2, AS and TGS of Neuman et al.).

Regarding claim 6, the combination of Neuman et al. in view of Rich et al. teaches further comprising: transferring the time server ticket with a request for a secure time signal to a secure time server; and receiving the secure time signal from the secure time server (see page 3 and 4, THE KERBEROS TICKET, both paragraphs, and page 6, figure 2, steps 5 and 6 of Neuman et al. and paragraph 0034 & 0045 of Rich et al.).

Regarding <u>claim 7</u>, the combination of <u>Neuman et al.</u> in view of <u>Rich et al.</u>
teaches wherein the request includes a request message, the method further
comprising: generating a nonce to be included in the request message; including a **session key** for the secure time server in the request message; and including a keyed
checksum over the request message (see page 4, APPLICATION REQUEST AND

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RESPONSE, first paragraph, and page 5, AUTHENTICATION REQUEST AND RESPONSE, first paragraph of Neuman et al.).

Regarding <u>claim 8</u>, the combination of <u>Neuman et al.</u> in view of <u>Rich et al.</u> teaches wherein the secure time signal includes a reply message, the method further comprising: including **the** nonce copied from the request **in the reply message**; and including a keyed checksum over the reply message (see page 4, APPLICATION REQUEST AND RESPONSE, second paragraph, and page 5, AUTHENTICATION REQUEST AND RESPONSE, second paragraph of Neuman et al.).

Regarding <u>claim 9</u>, the combination of <u>Neuman et al.</u> in view of <u>Rich et al.</u>
teaches wherein the step of receiving a secure time signal includes the following:
matching **the** nonce in the **reply** message with the corresponding nonce in the **request**message; and confirming **the** keyed checksum (see page 4, APPLICATION REQUEST
AND RESPONSE, second paragraph of Neuman et al.).

Regarding <u>claim 10</u>, the combination of <u>Neuman et al.</u> in view of <u>Rich et al.</u> teaches further comprising using the secure time signal to update a clock value (see fig. 7, ref. num 714/716/718 of Rich et al.).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brandon S. Hoffman whose telephone number is 571-272-3863. The examiner can normally be reached on M-F 8:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R. Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Brank Thep

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